

[Parties and Counsel Listed on Signature Pages]

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA**

IN RE: SOCIAL MEDIA ADOLESCENT
ADDICTION/PERSONAL INJURY
PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO:

People of the State of California, et al. v. Meta Platforms, Inc., et al.

MDL No. 3047

Case Nos. 4:22-md-03047-YGR-PHK
4:23-cv-05448-YGR

**META AND STATE AGS'
STIPULATION AND [PROPOSED]
ORDER SETTING SCHEDULE AND
PAGE LIMITS FOR PRE-MOTION
LETTER BRIEFS**

Judge: Hon. Yvonne Gonzalez Rogers

Magistrate Judge: Hon. Peter H. Kang

Pursuant to Civil Local Rule 7-12, the State Attorneys General (“State AGs”) and Defendants Meta Platforms, Inc.; Instagram, LLC; Meta Payments, Inc.; and Meta Platforms Technologies, LLC (collectively, “Meta,” and together, the “Parties”) through their undersigned counsel, hereby stipulate as follows:

1. At the September 19, 2025 Case Management Conference, the Court instructed the Parties to meet and confer regarding a schedule for submitting letter briefs on anticipated dispositive and Rule 702 motions.

2. The Parties have met and conferred and agree, subject to Court approval, to submit letter briefs for anticipated dispositive and Rule 702 motions according to the following schedule:

Deadline	Event
November 19, 2025	File affirmative letter briefs (one brief total per side) as to (a) dispositive motions as to the State AGs’ claims and Meta’s defenses to those claims and (b) Meta’s and the State AGs’ Rule 702 motions as to Adam Alter and Ravi Iyer, Meta’s responsive experts to Alter and Iyer, and any AG rebuttal experts as to those responsive experts
December 1, 2025	File any responses to affirmative letter briefs (one brief total per side) as to (a) dispositive motions as to the State AGs’ claims and Meta’s defenses to those claims and (b) Meta’s and the State AGs’ Rule 702 motions as to Alter and Iyer, Meta’s responsive experts, and any AG rebuttal experts
December 15, 2025	Pre-filing conference before the Court as to (a) dispositive motions as to the State AGs’ claims and Meta’s defenses to those claims and (b) Meta’s and the State AGs’ Rule 702 motions as to Alter and Iyer, Meta’s responsive experts, and any AG rebuttal experts
January 5, 2026	File affirmative letter briefs (one brief total per side) as to Meta’s and the State AGs’ Rule 702 motions as to Patrick McDaniel and Carl Saba, Meta’s responsive experts to McDaniel and Saba, and any AG rebuttal experts as to those responsive experts
January 12, 2026	File any responses to affirmative letter briefs (one brief total per side) as to Meta’s and the State AGs’ Rule 702 motions as to McDaniel and Saba, Meta’s responsive experts, and any AG rebuttal experts
January 26, 2026	Pre-filing conference before the Court as to Meta’s and the State AGs’ Rule 702 motions as to McDaniel and Saba, Meta’s responsive experts, and any AG rebuttal experts

1 3. The Parties also agree, subject to Court approval, that the letter briefs due on November
 2 19, 2025, and December 1, 2025, respectively, shall be no longer than four pages for each side, single
 3 spaced, and that the letter briefs due on January 5, 2026, and January 12, 2026, respectively, shall be no
 4 longer than one page for each side, single spaced.

5 **IT IS SO STIPULATED AND AGREED.**

6 Respectfully submitted,

7 DATED: September 22, 2025

By: /s/ Megan O'Neill

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30 *Instagram, LLC; Meta Payments, Inc.; and Meta*
31 *Platforms Technologies, LLC*

SIGNATURE CERTIFICATION

Under Civ. L.R. 5-1(h)(3), I, James P. Rouhandeh, hereby attest that all signatories listed, and on whose behalf the filing is submitted, concur in this filing's content and have authorized this filing.

DATED: September 22, 2025

/s/ James P. Rouhandeh

1 PURSUANT TO STIPULATION, IT IS SO ORDERED.
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DATED:

YVONNE GONZALEZ ROGERS
UNITED STATES DISTRICT JUDGE